

DOCKET NO.: 3DP-0544/PRD2340 USCNT2  
Application No.: 10/785,436  
Notice of Allowance Dated: June 30, 2006

PATENT

### REMARKS

OK to enter - CA  
9/11/06

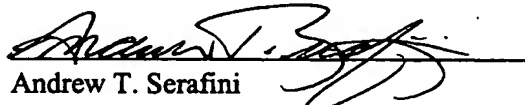
The attached Replacement sheet(s), which includes Fig(s) 1 and 2, are being added herewith, as these figures were not filed with the application on February 23, 2004. However the application claimed priority to Application No. 09/722,495 filed on November 28, 2000. Applicants filed a petition on September 3, 2004 to have Fig(s) 1 and 2 included with the application.. The Decision on Petition was made on September 23, 2004. The Decision on Petition stated, in part:

“As noted above, Petitioner also alleges a claim of priority of the instant [application] to a parent. In that connection, petitioner may seek entry by the Examiner of the preliminary amendment previously filed addressing that priority and the associated drawings”

Applicants hereby request that the examiner include the Replacement Sheets for Fig(s) 1 and 2 for the reasons of record. In addition, applicants note that the filing receipt indicates “0 Drawings” and therefore applicants requests that the examiner correct this as well. This 312 amendment is needed for proper disclosure of the invention and applicants respectfully submit that it requires no substantial amount of additional work on the part of the U.S. Patent and Trademark Office.

Please direct any questions regarding this Rule 312 amendment to the undersigned attorney.

Date: July 27, 2006

  
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